	Case	3:14-cr-00301-M _{N :}	THE CHIPPED STATES SISTERICATE	age 1 of 1.S. Pageto 98 RT
			R THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION	¥ ————————————————————————————————————
UNITE	D STA	TES OF AMERICA)	DEC - 2 2014
VS.)	CASELLERK U.S. GRSTRICM WURT
ANTONIO SIERRA, Defendant.)	Deputy
			REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY	3-14-CR-301-M (
caution determi indeper of guilt violation of hero	ed before ing and ined that indent base y be according to 11 in, a Sch	e me pursuant to Fed. Re examining ANTONIC the guilty plea was known in fact containing eacepted, and that ANT U.S.C. § 846, that is, Conedule It controlled suffers.	tent, under authority of <u>United States v. Dees</u> 2. Crim.P. 11, and has entered a plea of guilty of SIERRA under oath concerning each of the nowledgeable and voluntary and that the offer of the essential elements of such offense. If ONIO SIERRA be adjudged guilty of Country on the property of Possess with Intent to Distribute bestance, in violation of 21 U.S.C. § 841(a)(1) and guilty of the offense by the district judge	to Count 1 of the Indictment. After e subjects mentioned in Rule 11, I ense(s) charged is supported by an therefore recommend that the plea at 1 of the Indictment, charging a e and Distribute 100 grams or more and (b)(1)(B), and have sentence
⊠	The de	fendant is currently in	custody and should be ordered to remain in	custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear convincing evidence that the defendant is not likely to flee or pose a danger to any other person community if released.			
		I find by clear and con	s not oppose release. ben compliant with the current conditions of a nvincing evidence that the defendant is not like community if released and should therefore be	cely to flee or pose a danger to any
			oses release. It been compliant with the conditions of releases this recommendation, this matter should be seen to be seen commendation.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the C is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the C recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances at under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear evidence that the defendant is not likely to flee or pose a danger to any other person or the released. Date: December 2, 2014. DAVID L. HORAN UNITED STATES MAGISTRATE			ranted, or (b) the Government has ral circumstances are clearly shown ourt finds by clear and convincing other person or the community if L. HORAN

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).